

Summary

Title: **Selected Aspects of Private Enforcement of Competition Law**

The purpose of the study is to analyse and compare selected provisions and legislative proposals regarding to the rules of evidence and *locus standi* as they are codified in Federal Rules of Civil Procedure and in Czech Rules of Civil Procedure as well as selected aspects of Private Enforcement of Competition Law in UK. It should be stressed the fact that the rules of evidence and *locus standi* are seen through a prism of antitrust claims for damages.

The study is composed of six chapters, each of them dealing with different aspect of Private Enforcement of Competition Law.

Chapter One is introductory and defines basic terminology used in the study.

Chapter Two focuses on legal basis for antitrust claims for damages.

Chapter Three consists of three parts. Part One focuses on *locus standi* issue in US Law. Part Two is an analysis of proposals of EU Commission as well as relevant judgements of Court of Justice of European Union. Partial conclusions are drawn in Part Three.

Chapter Four consists of three parts. Part One investigates the principles of rules of evidence as they are codified in Czech Law. Part Two discusses the American attitude to rules of evidence. Partial conclusions are drawn in Part Three.

Chapter Five consists also of three Parts. Part One focuses on legal basis for antitrust claims for damages in UK. Part Two is an analysis of relevant judgements of UK courts. Partial conclusions are drawn in Part Three.

Conclusions are drawn in Chapter Six. The study emphasizes that the European civil procedure is on the verge of law unification. According to the author the inspiration should come from the Principles of Transnational Civil Procedure proposed by American Law Institution and UNIDROIT as well as from selected proposals of EU Commission and UK Law.

Keywords: Competition Law, European Union Law, Damages, Private Enforcement